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Complaint

(Civ. No.

U.S. Department of Justice

Washington, DC 20001

PO Box 7238

(202) 307-0170

1 2	c. Engaging in conduct subject to penalty under 26 U.S.C. § 6695,including failing to sign returns prepared by him, failing to furnish his tax identification number as required by 26 U.S.C. § 6109(a)(4), and failing to provide his customer list;								
3	<ul> <li>d. Misrepresenting his qualifications and eligibility to practice before the IRS and his experience or education as an income tax return preparer;</li> <li>e. Instructing or advising taxpayers to understate their federal income tax liabilities;</li> </ul>								
5									
6	f. Promoting the frivolous theories that federal income tax can be reduced or eliminated through the use of fictitious home-based businesses or through 26 U.S.C. § 1341;								
7 8	g. Engaging in any conduct that interferes with the proper administration and enforcement of the internal revenue laws through the preparation of false tax returns and/or representation of customers in front of the IRS;								
9 10	h. Preparing or assisting in the preparation of any federal income tax return for any other person or entity;								
11	i. Providing any tax advice or services for compensation, including, preparing returns, providing consultative services, or purported representation of customers;								
12	Jurisdiction								
13	2. This action has been requested by the Chief Counsel of the Internal Revenue Service, a								
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15	delegate of the Secretary of the Treasury, and commenced at the direction of the Attorney								
16	General of the United States, pursuant to the provisions of I.R.C. §§ 7402, 7407, and 7408.								
17	3. Jurisdiction is conferred on this Court by 28 U.S.C. §§ 1340 and 1345, and I.R.C.								
18	§§ 7402(a), 7407, and 7408.								
	Defendants								
19	4. Ronald M. Paul resides at 1849 South 118th Street, Seattle, Washington 98168. Paul								
20	operates The Tax Clinic, an unincorporated business, from his residence.								
21									
22 .	Paul's Fraudulent Tax Preparation Scheme								
23	5. Paul, doing business as The Tax Clinic, has been preparing fraudulent federal income								
24	tax returns since at least 1987.								
25	6. Paul's scheme involves charging his customers up to \$3,000 for preparing returns and								
26	guaranteeing that they will receive a large refund.								
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7. Paul claims large refunds for his customers by fraudulently offsetting taxable income

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· 1	I must that injunctive rener is appropriate to prevent recurrence of the conduct. Section 6701						
. 2	imposes a penalty on any person who aids in the preparation of any portion of a return or other						
3	document, having reason to know that the portion will be used to assert a position under the						
4	internal revenue laws, and knowing the portion will result in an understatement of another						
5	person's tax liability.						
6	32. Paul has prepared federal income tax returns that he knows will result in the						
7	understatement of another person's federal income tax liabilities. Unless enjoined by this Cour						
8	Paul is likely to continue to engage in this conduct. Injunctive relief is appropriate under 26						
9	U.S.C. § 7408.						
10	Count II: Injunction under § 7407						
11	33. Plaintiff incorporates by reference the allegations contained in paragraphs 1 through						
12	29 above.						
13	34. 26 U.S.C. § 7407 authorizes a district court to enjoin an income tax return preparer						
14	from:						
15 16	a. engaging in conduct subject to penalty under 26 U.S.C. § 6694 (which penalizes a return preparer who knowingly prepares or submits a return that contains an unrealistic position);						
17	b. engaging in conduct subject to penalty under 26 U.S.C. § 6695 (which penalizes a						
18	return preparer who wilfully fails to sign a return when required, who fails to furnish an identifying number as required, or who fails to keep a customer list as required by 26 U.S.C. § 6107(b));						
19	c. misrepresenting his experience or education as an income tax return preparer;						
20	d. guaranteeing the payment of any tax refund or the allowance of any tax credit; or						
21	e. engaging in any other fraudulent or deceptive conduct that substantially interferes with						
22	the proper administration of the internal revenue laws;						
23	if the Court finds that injunctive relief is appropriate to prevent recurrence of such conduct.						
24	Additionally, if the Court finds that the preparer has continually or repeatedly engaged in such						
25	misconduct and if the Court finds that a narrower injunction (i.e., prohibiting only that specific						
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enumerated conduct) would not be sufficient to prevent that person's interference with the proper administration of the federal tax laws, the Court may enjoin the person from further acting as a federal income tax return preparer.

- 35. Paul has engaged in conduct subject to penalty under 26 U.S.C. § 6694 by preparing returns (Forms 1040) and claims for refund (Forms 1040X) based on frivolous and fraudulent deductions and the frivolous "claim of right" theory. The positions Paul asserts on income tax returns are frivolous and fraudulent. Paul knows that these positions do not have a realistic possibility of being sustained on the merits.
- 36. Paul has engaged in conduct subject to penalty under 26 U.S.C. § 6695 by failing to keep (and turn over to the IRS upon request) a customer list or copies of customer returns as is required by 26 U.S.C. § 6107(b).
- 37. Paul has engaged in conduct subject to penalty under 26 U.S.C. § 6695 by failing to sign all returns and place his tax identification number on all returns that he prepares for customers.
- 38. Paul has misrepresented his education and experience as an income tax return preparer by claiming to have worked for the IRS.
  - 39. Paul has guaranteed to customers that he will get them tax refunds.
- 40. Paul has engaged in fraudulent and deceptive conduct that substantially interferes with the proper administration of the internal revenue laws. Paul has told his customers to lie to IRS agents concerning documentation to corroborate deductions taken on their Forms 1040.
- 41. Paul's actions described above fall within 26 U.S.C. §§ 7407(b)(1)(A), (B), (C), and (D), and are thus subject to injunction under § 7407.
- 42. Because of Paul's continual and repeated conduct subject to injunction under 26 U.S.C. § 7407 he should be permanently enjoined from acting as an income tax return preparer.

## Count III: Injunction Under 26 U.S.C. § 7402

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H. That the Court, pursuant to 26 U.S.C. § 7402, enter a permanent injunction prohibiting defendant Ronald M. Paul, individually and d/b/a The Tax Clinic, from providing any tax advice or services for compensation, including preparing or helping to prepare returns for others, providing consultative services, or representation of customers before the IRS;

I. That the Court, pursuant to 26 U.S.C. § 7408 enter a permanent injunction prohibiting defendant Ronald M. Paul, d/b/a The Tax Clinic, from directly or indirectly further engaging in any conduct subject to penalty under 26 U.S.C. § 6701, i.e., assisting others in the preparation of any tax forms or other documents to be used in connection with any material matter under the internal revenue laws that Paul knows, if so used, will result in the understatement of another person's tax liability;

J. That the Court, pursuant to 26 U.S.C. §§ 7402 enter an injunction requiring Paul to contact all persons for whom he prepared federal income tax returns or any other federal tax forms after January 1, 2000 and inform those persons of the entry of the Court's findings concerning the falsity of his representations, the falsity of the tax returns prepared on their behalf, the possibility of the imposition of penalties against them, the possibility that the United States may seek to collect any additional federal income taxes, penalties, and interest which they may owe, and the entry of the permanent injunction against Paul;

K. That the Court, pursuant to 26 U.S.C. §§ 7402 and 7407 enter an injunction requiring Paul to turn over to the United States all copies of returns or claims for refund and the name and taxpayer identification number of all customers for whom he prepared returns or claims for refund after December 31, 1999;

L. That the Court enter an injunction ordering that the United States, to monitor Defendant's compliance with this injunction, may engage in post-judgment discovery in accordance with the Federal Rules of Civil Procedure; and

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1	М. 7	That the C	Court grant the Unit	ed States such othe	er and further relief as the Court deem	ıs
2	appropriate.					
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4	Dated:	pril	20,2001			
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6					McKAY d States Attorney	
7				Omice	a States Attorney	
8				Ku	st. Hodge	
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